## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

CYNTHIA L. MERLINI,

Plaintiff.

VS.

CANADA,

Defendant

Civ. A. No. 1:17-cv-10519-NMG

## PLAINTIFF'S MOTION FOR AN ORDER DIRECTING ISSUANCE OF SUMMONS

Pursuant to Fed. R. Civ. P. 4(b), the plaintiff, Cynthia L. Merlini, moves for an order directing the Clerk's Office to issue a summons in the form attached to this Motion as Exhibit 1. In support of this motion, the plaintiff states as follows:

- 1. The defendant in this case, Canada, is a foreign sovereign. Under the Foreign Sovereign Immunities Act, it has sixty days, rather than the ordinary twenty-one days, to answer the complaint. See 28 U.S.C. § 1608(d) (foreign state "shall serve an answer or other responsive pleading to the complaint within sixty days after service has been made").
- 2. The summons the Clerk's Office issued as a matter of course in this case (ECF No. 3) is the ordinary twenty-one day summons.
- 3. A summons that misstates the time for an answer is subject to a motion to dismiss under Fed. R. Civ. P. 12(b)(4). Moreover, the plaintiff is required to serve process in this case via the Hague Service Convention. See 28 U.S.C. § 1608(a)(2). There are instances in which foreign central authorities that receive requests for service of U.S. summonses that misstate the time for an answer refuse to execute requests for service under the Convention. See, e.g., 1 International

Motion allowed; the Clark of Court is directed to issue the proposed summons. SM Gorton, USDJ 4/3/17